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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/540,420	06/24/2005	Steven Anthony Barron	PA030002	4190
Joseph S Tripo	7590 05/24/201 di	1	EXAM	INER
Thomson Lice	nsing Inc	CHOWDHURY, NIGAR		
P O Box 5312 Princeton, NJ			ART UNIT	PAPER NUMBER
			2484	
			MAIL DATE	DELIVERY MODE
			05/24/2011	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)	
10/540,420	BARRON ET AL.	
Examiner	Art Unit	
NIGAR CHOWDHURY	2484	

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	NIGAR CHOWDHURY	2484	
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence ad	dress
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extrasors of time may be available under the provisions of 37 CFR 1.1 after 55% (i) MONTHS from the mailing date of this communication If NO period for reply is specifled above, the maximum statutory period or - Failure to reply within the act or extraded period for reply will, the sub- Lea. Any reply recoved by the Office later than three months after the mailing samed patent term adjustment. See 37 OFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	I. sely filed the mailing date of this of D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 21 M 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro-		e merits is
Disposition of Claims			
	vn from consideration.		
Application Papers			
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 24 June 2005 is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	☑ accepted or b)☐ objected to drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	37 CFR 1.85(a). ected to. See 37 C	. ,
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau. * See the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National	Stage
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview Summary		

Attachment(s)		
1) Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413)	
2) Notice of Draftsperson's Fatent Drawing Review (PTO 945)	Paper Ne(s)/Vail Date	
Information Disclosure Statement(s) (PTO/SB/08)	 Notice of Informal Patent Application 	
Paper No(s)/Mail Date .	6) Other:	

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 03/21/2011 has been entered.

Response to Arguments

Applicant's arguments with respect to claims 1-2, 4-10, 12-14 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

 Claims 1-2, 4-10, 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 4.847.696 by Matsumoto et al. in view of US 6.344.878 by Emura.

Regarding claim 1, Matsumoto et al. discloses method for adding information to
a timer for a video recording device, wherein timer specifies details necessary to record
a video program and wherein an electronic program guide service is not used (fig. 9-14,

col. 10 lines 40-50, col. 11 lines 42-51),

Matsumoto et al. fails to disclose method for adding information comprising

 recording a video program due to a recurring timer, wherein the recurring timer has an associated information item having a default value indicating an undefined condition before recording;

extracting, during recording, additional information from the video signal
of the video program, the additional information being received
simultaneously with the video program;

- detecting if additional information contains a specified information regarding video program;
- extracting specified information from additional information;
- replacing default value of the associated information item with specified information; and
- · displaying the recurring timer with associated information item.

Emura discloses

 recording a video program due to a recurring timer, wherein the recurring timer has an associated information item having a default value indicating an undefined condition before recording (col. 2 lines 35-49, col. 14 lines 25-col. 15 lines 8); extracting, during recording, additional information from the video signal
of the video program, the additional information being received
simultaneously with the video program (col. 14 lines 25-col. 15 lines 8,
col. 26 lines 24-30);

- detecting if additional information contains a specified information regarding video program (fig. 3, col. 4 lines 36-47, fig. 11, col. 19 lines 42col. 20 lines 10);
- extracting specified information from additional information (fig. 3, col. 4 lines 36-47, fig. 11, col. 19 lines 42-col. 20 lines 10);
- replacing default value of the associated information item with specified information (fig. 3, col. 4 lines 36-47, fig. 11, col. 19 lines 42-col. 20 lines 10); and
- displaying the recurring timer with associated information item (fig. 3, col. 4 lines 36-47, fig. 11, col. 19 lines 42-col. 20 lines 10).

It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify the proposed combination of Matsumoto et al.'s system to include recording, extracting, detecting, extracting, replacing, displaying unit, as taught by Emura, for a viewer to record video program for future retrival.

 Regarding claim 2, Emura discloses method wherein specified information is the program title of the video program being recorded, and said default value is a default character string (fig. 11).

- Regarding claim 4, Emura discloses method wherein default value is replaced with secified information for all instances of recurring timer (col. 14 lines 25-col. 15 lines 8, col. 26 lines 24-30).
- Regarding claim 5, Matsumoto et al. disclose method wherein additional information is extracted from a vertical blanking interval of an analogue video signal (fig. 23).
- Claim 6 is rejected for the same reason as discussed in the corresponding claim 5 above.
- Claim 7 is rejected for the same reason as discussed in the corresponding claim
 above.
- Claim 8 is rejected for the same reason as discussed in the corresponding claim
 5 above.
- Claim 9 is rejected for the same reason as discussed in the corresponding claim 5 above.
- Claim 10 is rejected for the same reason as discussed in the corresponding claim 2 above.
- Claim 12 is rejected for the same reason as discussed in the corresponding claim 4 above.

12. Claims 13-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over

US 6,344,878 by Emura.

13. Regarding **claim 13**, Emura discloses specified information of the video program

being recorded but fails to disclose specified information is the program type.

It is noted that the use of program type is old and well-known in the recording art.

Therefore, official notice is taken. Moreover, it would have been obvious to one having

ordinary skill in the art at the time the invention was made to have well-known program

type in specified information to provide more flexibility to a user to record type of the

program during recording, which will be easy to retrieve by looking at the program type.

14. Claim 14 is rejected for the same reason as discussed in the corresponding

claim 13 above

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- 1) US 7,433,575
- 2) US 7,366,403
- 3) US 2005/0223409
- 4) US 7,206,502

Any inquiry concerning this communication or earlier communications from the examiner should be directed to NIGAR CHOWDHURY whose telephone number is

(571)272-8890. The examiner can normally be reached on 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thai Tran can be reached on 571-272-7382. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

NC 05/22/2011

/JAMIE ATALA/ Primary Examiner, Art Unit 2484